Арреагансе Волб

United States District Court Southern District of Texas

UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF TEXAS

BROWNSVILLE DIVISION

ENTERED

UNITED STATES OF AMERICA

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Nathan Ochsner, Clerk of Court

V.

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Case No. 1:25-CR-257-02

Maxwell Sterling Jensen

APPEARANCE BOND

Defendant's Agreement

I. Maxwell Sterling Jensen, (defendant), agree to follow every order of this court, or any court that considers this case, and I further agree that this bond may be forfeited if I fail:

(X)to appear for court proceedings:

(X) to comply with all conditions set forth in the Order Setting Conditions of Release.

(X) to surrender to serve a sentence that the court may impose; and

Type of Bond

This is a secured bond of \$750,000.00, secured by: \$75,000.00, in cash deposited with the court.

Forfeiture or Release of the Bond

Forfeiture of the Bond. This appearance bond may be forfeited if the defendant does no comply with the above agreement. The court may immediately order the amount of the bond surrendered to the United States, including the security for the bond, if the defendant does not comply with the agreement. At the request of the United States, the court may order a judgment of forfeiture against the defendant for the entire amounts of the bond, including interest and costs.

Release of the Bond. The court may order this appearance bond ended at any time. This bond will be satisfied and the security will be released when either: (1) the defendant is found not guilty on all charges, or (2) the defendant reports to serve a sentence.

Declaration

Acceptance. I, the defendant have read this appearance bond and have either read all the conditions of release set by the court or had them explained to me. I agree to this Appearance Bond.

I, the defendant declare under penalty of perjury that his information is true. (See 28 U.S.C. § 1746.)

Defendant's signature

Date:

May 09, 2025

gnature of Deputy Clerk

Date:

May 09, 2025

APPROVED:

Ignacio Torteya,

United States Magistrate Judge

Date: May 09, 2025

AO 199A (Rev. 12/11) Order Setting Conditions of Release

Page 1 of 4 Pages

UNITED STATES DISTRICT COURT

for the

Southern District of Texas

United States of America			
v.)		
Maxwell Sterling Jensen)	Case No.	1:25-CR-257-02
Defendant			

ORDER SETTING CONDITIONS OF RELEASE

IT IS ORDERED that the defendant's release is subject to these conditions:

- (1) The defendant must not violate federal, state, or local law while on release.
- (2) The defendant must cooperate in the collection of a DNA sample if it is authorized by 42 U.S.C. § 14135a.
- (3) The defendant must advise the court or the pretrial services office or supervising officer in writing before making any change of residence or telephone number.
- (4) The defendant must appear in court as required and, if convicted, must surrender as directed to serve a sentence that the court may impose.

The defendant must appear at:	United States Federal Building & Courthouse	
	Place	
	600 E. Harrison, Brownsville, TX 78520	

on 05/28/2025 @ 09:00AM for Motion Hearings before Magistrate Judge Ignacio Torteya, III, Courtroom #1

If blank, defendant will be notified of next appearance.

(5) The defendant must sign an Appearance Bond, if ordered.

UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF TEXAS **BROWNSVILLE DIVISION**

UNITED STATES OF AMERICA	§ 8	Docket No:	1:25-cr-257-2
vs.	§	Pending in:	Southern District of Texas
	§ §		Brownsville Division
Maxwell Sterling Jensen	& &	Bond set:	\$ 750,000
Defendant.	§	Deposit:	\$ 75,000
SECURITY FOR		<u>'NERSHIP OF</u> ARANCE BON	<u>D</u>
	th hereby	y declare that I a	m the (owner/agent for the owner)
of the \$ 75,000 deposited as security on	the appe	earance bond for	the above-named defendant with
the following:			
☐ Cash			
☑ Cashier's Check/Money Order (#9806	729254	,102201, Bank: <u>(</u>	Chase, Brighton
Said deposit is to be returned to the owner at the	address	listed below upo	on exoneration of this bond:
Name: Gordon Davies Walker_			A
Address:	-		Any change in address must be made in writing, sworn to
Salt Lake City, UT			before a notary and submitted
Telephone:			to the District Clerk's office.
as owner/agent for the owner, subject said funds	to the n	roviniona of Crin	ninal Local Dulo 46.2 and compant
 as owner/agent for the owner, subject said funds and agree that should the defendant fail to abide 	-		ű.
Court may, upon notice to me of not less than 10			
On			1010101
Mars Own	Ind	on Va	nes Walker
Signature Defendant (Maxwell Sterling Jensen)	Signatur	e Owner/Agent f	or Owner (Gordon Davies Walker
SWORN TO AND SUBSCRIBED BEFORE ME	3 on <u>5/9</u>	/2025	at Brownsville
		NATHAN OCH	ISHER, CLEDK OF COURT
		By:	
			cia, Deputy Clerk

AO 199B (Rev. 10/20) Additional Conditions of Release

Page	of	Pages
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ADDITIONAL CONDITIONS OF RELEASE

Pursuant to 18 U.S.C. § 3142(c)(1)(B), the court may impose the following least restrictive condition(s) only as necessary to reasonably assure the appearance of the person as required and the safety of any other person and the community.

	IT IS	FUR	THER ORI	ERED that	the defenda	nt's release is	s subject to	the conditio	ns marked t	oelow:				
(X)	(6)		defendant is on or organ	-	the custody o		ordon Dav	vis Walker						
		City	and state		<u>-</u>		Salt	Lake City,	Utah	Tel.	No.			
who a	agrees diately	to (a)) supervise e defendant	the defend violates a c	ant, (b) use ondition of r	every effort elease or is n	to assure o longer in Signed	the defendar the justodia	n's custody	John	ourt proceed	ings, and	May 09, 2025	rt
(□)	(7)	The	defendant r	nuet:					Cus	todian			Date	
(□)		(a) s tele (b) n (c) c	submit to su ephone num naintain / ac continue or s	pervision b ber tively seek start an edu	employment		r than		leaving the bu		ah, Sait Lake Cit	y Division	,	
			urrender an			itional travel	document					-		_
	(図		bide by the	following	estrictions o	n personal as	ssociation,	residence, o					n, Salt Lake City Division travel to be pre-approve	_
	((g)	avoid all co	ntact, direc	tly or indired	tly, with any	person wl		be a victim	or witness i	n the investig			_
	(X)) (h)	get medica	l or psychia	atric treatmen		US Probation	Office	_				gram as directed	_
	(🗆) (i)	or the follo	ustody each owing purpo		at	o'clo	ck after bein	g released a	t	o'clock	for emplo	yment, schooling,	_
	(🗆)		maintain re	sidence at a	halfway ho	ise or commi	unity correc	ctions center,	as the preti	rial services	office or supe	ervising o	fficer considers	_
	(X)	(I)	not use alco	ohol (🔯) at all	device, or ot) excessivel otic drug or	y.		nces define	d in 21 U.S	.C. & 802. un	less pres	cribed by a licensed	ł
	((Δ)	• •	medical pra	_	ssess a nare	one arug or	Office Contr	Onea saosia	neos deime	u III 21 0.0	.0. 3 002, 2	neco pres		
		(n) :	submit to te random fr prohibited of prohibit	esting for a equency an substance s ted substance	d may inclu creening or to se screening	de urine test esting. The our testing.	ing, the w defendant r	earing of a s nust not obst	sweat patch ruct, attemp	, a remote a ot to obstruct	alcohol testin t, or tamper w	ig system tith the ef	ng may be used wing and/or any form of ficiency and accuracy	of cy
			supervisin	g officer.									rial services office	or
	(X)) (p)	() (i) (X) (ii) () (iii)	directed by Home Domedical, sactivities a Home Incourt apper Stand Aloyou must	You are restrictly the pretrictly the pretrict. You better the proved in a proved in a precention. The proved in a precention. The proved in a precention on the proved in a precent to the precent to the precent the p	cted to your services offi u are restricuse, or menta dvance by the You are restrement ther activities ing. You have the location	residence e ice or super ted to you al health tr he pretrial s ricted to 24 s specifical re no reside or travel re	every day (rvising office r residence a eatment; atto services office -hour-a-day ly approved ential curfew, estrictions as	in) from er; or at all times orney visits; se or supervisits by the court, home determined by	except for court apper ising officer at your resid t; or ntion, or how the court.	arances; cour ; or lence except i	education t-ordered for medicalion restric	on; religious service obligations; or oth al necessities and ctions. However, nology.	s; er
	ίX) (a)	submit to	the following	ng location m	onitoring tec	hnology a	nd comply w	ith its requi	rements as o	lirected:	•	-	

	ADDITIONAL CONDITIONS OF RELEASE							
		(□) (i) Location monitoring technology as directed by the pretrial services or supervising officer; or (□) (ii) Voice Recognition; or (□) (iii) Radio Frequency; or □(v) (iv) Active GPS.						
$(\mathbf{Z}_{)}$	(r)	pay all or part of the cost of location monitoring based upon your ability to pay as determined by the pretrial services or supervising						
([X])	(s)	officer. report as soon as possible, to the pretrial services or supervising officer, every contact with law enforcement personnel, including arrests,						
(🔳	(t)	questioning, or traffic stops. Defendant must reside at the stop of the stop						

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ADVICE OF PENALTIES AND SANCTIONS

TO THE DEFENDANT:

YOU ARE ADVISED OF THE FOLLOWING PENALTIES AND SANCTIONS:

Violating any of the foregoing conditions of release may result in the immediate issuance of a warrant for your arrest, a revocation of your release, an order of detention, a forfeiture of any bond, and a prosecution for contempt of court and could result in imprisonment, a fine, or both.

While on release, if you commit a federal felony offense the punishment is an additional prison term of not more than ten years and for a federal misdemeanor offense the punishment is an additional prison term of not more than one year. This sentence will be consecutive (i.e., in addition to) to any other sentence you receive.

It is a crime punishable by up to ten years in prison, and a \$250,000 fine, or both, to: obstruct a criminal investigation; tamper with a witness, victim, or informant; retaliate or attempt to retaliate against a witness, victim, or informant; or intimidate or attempt to intimidate a witness, victim, juror, informant, or officer of the court. The penalties for tampering, retaliation, or intimidation are significantly more serious if they involve a killing or attempted killing.

If, after release, you knowingly fail to appear as the conditions of release require, or to surrender to serve a sentence, you may be prosecuted for failing to appear or surrender and additional punishment may be imposed. If you are convicted of:

- (1) an offense punishable by death, life imprisonment, or imprisonment for a term of fifteen years or more you will be fined not more than \$250,000 or imprisoned for not more than 10 years, or both;
- (2) an offense punishable by imprisonment for a term of five years or more, but less than fifteen years you will be fined not more than \$250,000 or imprisoned for not more than five years, or both;
- (3) any other felony you will be fined not more than \$250,000 or imprisoned not more than two years, or both;
- (4) a misdemeanor you will be fined not more than \$100,000 or imprisoned not more than one year, or both.

A term of imprisonment imposed for failure to appear or surrender will be consecutive to any other sentence you receive. In addition, a failure to appear or surrender may result in the forfeiture of any bond posted.

Acknowledgment of the Defendant

I acknowledge that I am the defendant in this case and that I am aware of the conditions of release. I promise to obey all conditions of release, to appear as directed, and surrender to serve any sentence imposed. I am aware of the penalties and sanctions set forth above.

May Oran

	7749.	CHO CO	
		Defendant's Signature	
		Draper, Utah	
		City and State	Gordon Davis Walker
	Directions to the	United States Marshal	
The United States marshal i	aplied with all other conditions t	dant in custody until notified by the cl for release. If still in custody, the defer	
Date: May 09, 2025		Malicial Officer's Signat	ture
			

Ignacio Torteya (III, United States Magistrate Judge

Printed name and title